LAWS OF

Plans for Savin

king and taboo nobinty would taboo fav-orite paths, springs, streams, and bath-ing places, etc., as the whim select them. The general taboos declared by the ing were proclaimed by herald, while is temperary taboos were notified to the people by a staff, surmounted by crown of white or black kaps, stuck the ground close to the object declared

1819, when Liboliho, the king, destroyed the idols and broke the worst of the religious taboos by eating openly with his queen. The common people, and strange to relate, the priests themselves, followed his example, and in a few weeks

only one cannot be successful to the common people of the control was common people of the control was recommended by the co

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considerable unnecessary expense and trouble.

The incidental and temperary tabous were the most oppressive and dangerous to the common people, as they were liable to be thoughtlessly violated. The king and taboo nobanty would taboo favorite paths, springs, arreans, and baths.

THE REAL PROPERTY.

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ATTY If any parame shall, in whomas of this article toke one of assault article toke one of assault find persons shall, within the free black assault, the person shall, within the free black assault article any of the person to the agent pulsed for that purpose the proportion article as the causal exchanging, he shall, considering for fer all first formed in the result of fer all first thin formed in the result of fer all first thin taken, or he may not in eachigement at the discretion the court condemning him.

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2er 365. The minister of the interior with a see public notice of any such tales in make to be into a more taken to be in force until such indice has an given. Every person who shall victic such taboo shall be punished by a factor of exceeding 21k, and the value of the first taken.

Circuit Judge Second Circuit Court, Territory of Hawaii.

2528—February 14, 18, 21.

not taken, person residing without the No person residing without kingdom shell take any fish within burbors, streams, resfs, or other was rs of the same for the purpose of car ing them for sale, or othe wise, to any one without the kingdom, under penal-

ore without the kingdom, under penalof a fine not exceeding \$200. In the disretion of the court.
See B.T. The fishing grounds from the
cets, and where there mappen to be no
cets, room the distance of one geographal mile seaward to the bench at lowcolor mark, shall, in law, be considered
by private property of the konobikle,
classe lands, by ancient regulation, be
cone to the same; in the possession of of to the same; in the passession of dition broken, to wit, non-payment of mich private fisheries the said konohikis principal and interest when due, all not be molested, except to the ex.

And also that after the expiration of it of the reservations and prohibitions retnefter set forth,

See 28. The kenchikis shall be con-differed in law to hold said private fish-ples for the equal use of themselves and be tenants on their respective lamis, and he tenants shall be at liberty to use the inheries of their konobikis, subject to he restrictions imposed by law. See 39. The konobikis shall have pow-weach year to set apart for themselves the given species or variety of fish nat-tral to their respective fisheries, etwing

al to their respective fisheries, giving differential by viva voce proclamation, all by at least three written or printed vities posted in conspicuous places on le land, to their tenants and others re-ding on their lands, signifying the kind and description of 0-0 which they have men to be set apart for themselves. sen to be set apart for themselves, e. 286. The specific fish so set apart if he excluded for the use of the konoif caucht within the hounds of his arty, and neither his tenants nor otherable be at their private use; but appropriate such and fish to their private use; but appropriate the state of the specific use. mucht such reserved fish shall be troperty of the konon'ki, for which 22 block B; shall be at liberty to sue and recover South 21° 1 value from any person appropriating block B;

he same, Sec. 10. The konobikis shall not have lay any tax or to impose any restriction upon their tenants, re-ing the private fisheries, than is obefore prescribed, nor shall any

such further restriction be valid.

See 202 It shall be competent to the compilate, on consultation with the tenarts of their lands, is lieu of setting MORTGAGEE'S NOTICE OF INTEN-clusive use as bereinbefore allowed, to probable during certain menths. could during certain menths of the car all fishing upon their fisheries, and furing the fishing season to exact of during the fishing season to exact of each fisherman among the tenants one-third part of all the fish taken upon their private fishing grounds. In every such case it shall be incumbent on the tonoblids to give the notice prescribed in section 389.

Sec. 393. No person who has bought,

er who may hereafter buy, any govern-ment land, or obtain lease or other title from any party, has or shall have any greater right than any other person res-licht in this kingdom over any fishing

state in this kingdom over any fishing ground not included in his ritle, although indiacent to said land.

See, 294. If that species of fish which has been tabooed by any konohiki shall go on to the grounds which have been or may be given to the people, such fish shall not be tabooed thereon. It shall be tabooed only when caught within the bounds of the konohiki's private fishery.

Nor shall it be lawful for a konohiki to taboo more that on more than one kind of the konohiki's to taboo more than one kind of the konohiki's private fishery.

The property covered by said mortage is all that certain piece or parcel. ough the government had given the free access to the fisheries at the kenoniki's private fishery.

Nor shall it be lawful for a kenoniki to gage is all that certain piece or parcel to its lands more than one kind of fish upon

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powder or any other explosive substance in taking fish within or upon any harbors, streams, reefs, or waters within the jurisdiction of this Kingdom.

Notice is also hereby given that all

of the attended against the post and the came to broke, amended on an of the arrest parties of the province destinate their second as follows. The province destinate the provinces of the Third are shall take affect too are that to reserve the provinces of the parties.

not could be recognized by a fine got an improve and and got loss than \$50, or being stored at board later and executing one grow, or both, in the discretion of the score!

PLANTIN VII. ARTHUE VOOR THE IN THE CHARLE COURT OF THE PLANTING OF HAWAIL

IN DUDBUANCE OF THE POWER to the by me as through Judge of the first Court of the first court of the first and the Territory of Inmail, I betteby appoint L. H. Crock, and to do and territory any and all duties we will be a decreased in the laws of the boy of Hawall, applicable to such

CLOSURE AND SALE.

In accordance with the provisions of In accordance with the provisions of a carme for the purpose of car in for sale, or otherwise, to any wright and Lydia Wright, his wife both the kingdom under penalties and the court.

The fishing grounds from the little day of said Honolulu, date the distance of one geograph. The distance of one geograph we have a sale with the provisions of a certain mortgage made by John T. Wright and Lydia Wright, his wife, both of Henoiulu, in the Island of Callu. Territory of Hawaii, to Emily C. Judd, also of said Honolulu, date the Hith day of July, 1990, and recordance with the provisions of a certain mortgage made by John T. Wright and Lydia Wright, his wife, both of Henoiulu, in the Island of Callu. Territory of Hawaii, to Emily C. Judd, also of said Honolulu, date the Hith day of July, 1990, and recordance with the provisions of a certain mortgage made by John T. Wright and Lydia Wright, his wife, both of Henoiulu, in the Island of Callu. Territory of Hawaii, to Emily C. Judd, also of said Honolulu, date the Hith day of July, 1990, and recordance with the provisions of a certain mortgage made by John T. Wright and Lydia Wright, his wife, both of Henoiulu, in the Island of Callu. Territory of Hawaii, to Emily C. Judd, also of said Honolulu, date the Hith day of July, 1990, and recordance with the provisions of a certain mortgage made by John T. Wright and Lydia Wright, his wife, both of Henoiulu, in the Island of Callu. Territory of Hawaii, to Emily C. Judd, also of said Honolulu, date the Hith day of July, 1990, and recordance with the provisions of a certain mortgage made by John T. Wright and Lydia Wright

And also that after the expiration of three weeks from the date of this notice, the property covered by said mortgage and more particularly described hereunder, will be sold at public auction at the auction rooms of James F. Morgan, auctioneer, in said the public auction of the said through the said Honolulu, on Saturday, the 15th day of March, 1902, at 12 o'clock noon of said day. EMILY C. JUDD, Mortgagee,

By her attorney in fact, F. M. SWANZY. Dated Honolulu, February 3, 1902.

The premises covered by said mortgage consist of all that certain piece or parcel of land situated at Kulaokabun, in said Honolulu, bounded and described as follows, to wit:

Lot 3. Block B-Beginning at a point

on the mauka side of Kinau street, 200 feet northwest of the granite post marking the north corner of Keeau-moku and Kinau streets, and run by true meridian:
North 21° 12', east 90 feet along let 1,

block B; North 68° 49', west 50 feet along lot

South 21" 12', west 90 feet along lot 4, South 2: 12, west 50 feet along lot 4, block B; South 63° 12', east 50 feet along Kl-nau street to initial point, containing an area of 4,500 square feet.

For further particulars, apply to At-kinson & Judd. attorneys for mortga-gee, Judd building, Honoluiu, 2357—Feb. 7, 14, 21, 28.

NOTICE IS HEREBY GIVEN THAT by virtue of a power of sale contained in that certain mortgage dated the 23d day of February, 1901, made by William Henry and Kaipe (w.), his wife, of Henolulu, Island of Oahu, Territory of Hawali, to Charles Notley Sr., and of record in liber 221, on pages 39 to 41, the said Charles Notley Sr. intends to foreclose said mortgage for breach of the conditions in said mortgage con-

the conditions in said mortgage con-tained, to wit, the non-payment of the interest when due.

Notice is also hereby given that all and singular the lands, tenements and hereditaments in said mortgage de-scribed, will be sold at public auction at

by virtue of a power of sale contained in that certain mortgage dated the 18th day of June, 1901, made by E. C. Hornef, of Honolulu, Island of Oahu, Territory of Hawaii, to Kenahu Brenig ands in the legislature of the Kingdom (widow), and of record in liber 220, on assembled:
Section 1. No person shall use giant Brenig intends to foreclose said mort-

Notice is also bereby given that all and singular the lands, tenements and hereditaments in said mortgage deless than \$35, or by imprisonment at hard abor not exceeding five years and not ess than three months, or both at the fiscretion of the court.

Sec. 3. The several discretion for the court. Sec. 3. The several district justices and police courts shall have concurrent juris-liction in all cases under this act.

In 1888 this law was amended.

In 1888 this law was amended as fol-lows:

Section 1. That section 1 of an act en-titled "An act to prevent the use of ex-blosive substances in taking fish," ap-lots Nos. 11. 13 and 14. block No. 36. plesive substances in taking fish," aplots Nos. 11, 13 and 14, block No. 36, proved June 3, A. D. 1872, be, and the upon a map or diagram of the Kaimuki same is hereby amended by adding to said section the following words:

"The possession by fishermen, fish venders, or persons in the habit of fishing, square feet, more or less."

Terms—Cash, United States gold coin. Deeds at the expense of purchaser. Dated Honolulu, Pebruary 13, 1962, KENAHU BRENIG.

For further particulars, inquire of Cecil Brown. 2359-Feb. 14, 21, 28; March 7, 14.